

REMARKS

The foregoing amendment to claims 3, 4, 5, 7 and 8 were made solely to avoid filing the claims in the multiple dependent form so as to avoid the additional filing fee.

The claims were not amended in order to address issues of patentability and Applicant respectfully reserves all rights under the Doctrine of Equivalents. Applicant furthermore reserves the right to reintroduce subject matter deleted herein at a later time during the prosecution of this application or continuing applications.

Respectfully submitted,

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## Appendix A

### Version with Markings

#### to Show Changes Made to the Claim

The following are marked up versions of amended claims 3, 4,

5, 7 and 8:

1    3. (Amended)    A receiver as claimed in claim 1 [or 2], wherein  
2    the motion information comprises a motion vector representing a  
3    displacement of the video object in a plane parallel to the image.

1    4. (Amended)    A receiver as claimed in claim 1 [any one of claims  
2    1 to 3], wherein the display screen is persistent and wherein the  
3    zones to be refreshed as well as the refreshing rates are  
4    determined as a function of the amplitude of motion of the video  
5    objects present in said zones.

1    5. (Amended)    A receiver as claimed in claim 1 [any one of claims  
2    1 to 4], wherein the video decoder is conform to a standard of the  
3    MPEG2 or 4 type.

1    7. (Amended)    A computer program product for a receiver as  
2    claimed in claim 1 [any one of claims 1 to 6], the product  
3    comprising software code portions which, once loaded into the  
4    receiver, enable said receiver to implement said motion detection  
5    means and said control means [execute the steps of the method as  
6    claimed in claim 6].

1    8. (Amended)    Portable electronic equipment having a video display  
2    screen for displaying video images, the equipment comprising a  
3    receiver as claimed in claim 1 [any one of claims 1 to 5], for  
4    receiving said video images.